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APPLICATION NO.	FILING DATE	FIRST NAMED INVI	ENTOR		ATTORNEY DOCKET NO.		
08/764,39	4 12/11/	96 WATANABE		Н	7217/52300		
_		LM61/0828	コ	EXAMINER			
JAY H MAI	OLI		·	NGUYEN,C			
COOPER &	DUNHAM IUE OF THE		ART UNIT	PAPER NUMBER			
NEW YORK		HUERICHO		273	2 9		
				DATE MAILED	: 08/28/98		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 08/764,394

Applicant(s)

Watanabe et al.

Examiner

Chau T. Nguyen

Group Art Unit 2732



ТН	E PER	IOD FOR R	ESPONSE	: [check o	nly a) or b)]							
	a) X	expires	3 r	nonths from 1	he mailing o	date of the f	final rejecti	on.					
	b)	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.											
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.											rposes of	
	Appel period	lant's Brief I for respor	is due tw se set fo	o months f rth above, v	rom the d whichever	ate of the is later).	Notice of See 37 C	Appeal	l filed (91(d) a	on ind 37 C	FR 1.192	(or v	within any
				inal rejectio the applicat					een co	onsidered	d with the	e following	effect,
X	The p	roposed an	endment	(s):									
	will be entered upon filing of a Notice of Appeal and an Appeal Brief.												
	X will not be entered because:												
X they raise new issues that would require further consideration and/or search. (See note below).													
	they raise the issue of new matter. (See note below).												
X they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.										lifying the			
		they pres	ent additi	onal claims	without c	ancelling a	correspo	onding n	number	of final	ly rejecte	d claims.	
	NO	TE: <u>The</u>	deletions	made to the	e last 3 lin	es of clain	n 3 chanc	ge the s	cope o	f the cla	im. In cl	laim 3, line	s 13 and
	21, "said digital audio signal" lacks antecedent basis, and claim 5 has the same problem; see page 2 of the										age 2 of the		
first Office action dated 02/03/98.													
	□ A	pplicant's r	esponse	nas overcor	ne the foll	owing reje	ection(s):						
	_												
	_									· · · · · · · · · · · · · · · · · · ·			
	Newl separ	y proposed rate, timely	or amen	ded claims endment ca	ncelling th	e non-allo	wable cla	ims.		would be	e allowab	le if subm	itted in a
		affidavit, ex llowance be		equest for r	econsidera	ation has b	peen cons	sidered t	but doe	es NOT _l	place the	application	n in condition
		affidavit or examiner in			considered	because i	it is not d	irected	SOLEL	Y to issi	ues which	n were nev	wly raised by
X	For p	urposes of	Appeal, 1	he status o	f the claim	ns is as fol	llows (see	e attach	ed wri	tten exp	lanation,	if any):	
	Claim	ns allowed:	none										
	Claim	ns objected	to: <u>none</u>									·	
		ns rejected:											
				rrection file								ed by the	Examiner.
_	Note	the attach	ed Inform	ation Disclo	sure State	ement(s), I	PTO-1449	9, Paper	r No(s)	•	<u> </u>		
	Othe	r											_
											6	Same	Ti Nfreger

CHAU T. NGUYEN PRIMARY EXAMINER ART UNIT 2732